

## COURTESY COPY

**MORRISON | FOERSTER**

1290 AVENUE OF THE AMERICAS  
NEW YORK, NY 10104-0050  
TELEPHONE: 212.468.8000  
FACSIMILE: 212.468.7900  
WWW.MOFO.COM

MORRISON & FOERSTER LLP  
NEW YORK, SAN FRANCISCO,  
LOS ANGELES, PALO ALTO,  
SACRAMENTO, SAN DIEGO,  
DENVER, NORTHERN VIRGINIA,  
WASHINGTON, D.C.  
TOKYO, LONDON, BERLIN, BRUSSELS,  
BEIJING, SHANGHAI, HONG KONG,  
SINGAPORE

January 31, 2014

Writer's Direct Contact  
+1 (212) 336.4079  
JBeha@mofo.com

By Email and First Class Mail

Solomon E. Antar, Esq.  
Law Offices of Solomon E. Antar  
146 Spencer Street, Suite 4004  
Brooklyn, New York 11215  
(718) 769-3200

Re: *Steinberger v. Lefkowitz*, 13 Civ. 5737 (SJ) (E.D.N.Y.)

Dear Solomon:

As you know, we represent defendants Jack Lefkowitz, Bluma Lefkowitz, Maskil-El Dal, Inc., Maimonides Medical Services, LLC, and Medscan Mobile in the above-captioned case. On their behalf, we hereby serve plaintiff Simche Steinberger with the following papers in connection with our clients' motion to dismiss:

- Defendants Jack Lefkowitz, Bluma Lefkowitz, Maskil El-Dal, Inc., Maimonides Medical Services, LLC, and Medscan Mobile's Notice of Motion to Dismiss;
- Defendants Jack Lefkowitz, Bluma Lefkowitz, Maskil El-Dal, Inc., Maimonides Medical Services, LLC, and Medscan Mobile's Memorandum of Law in Support of their Motion to Dismiss; and
- James J. Beha II's Declaration in Support of Defendants Jack Lefkowitz, Bluma Lefkowitz, Maskil El-Dal, Inc., Maimonides Medical Services, LLC, and Medscan Mobile's Motion to Dismiss and accompanying exhibits.

Sincerely,

  
James J. Beha II

cc: Hon. Sterling Johnson Jr. (by hand, w/o enclosures)  
Hon. Viktor V. Pohorelsky (by hand, w/o enclosures)  
Roy W. Breitenbach, Esq. (by email)